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DD 6/4/12

STATE OF SOUTH CAROLINA  
BEFORE THE PUBLIC SERVICE COMMISSION  
DOCKET No. 2012-203-E

IN MATTER OF:

Petition of South Carolina Electric & Gas Company  
for Updates and Revisions to Schedules Related to  
the Construction of a Nuclear Base Load  
Generation Facility at Jenkinsville, South Carolina

**CERTIFICATE OF SERVICE.**

I, Joseph Wojcicki, hereby certify that I served the following counsels of record with the foregoing:

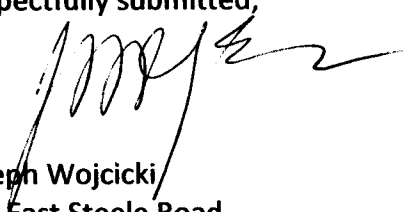
**RESPONSE TO:**

**RETURN IN OPPOSITION AND OBJECTION OF SOUTH CAROLINA ELECTRIC & GAS COMPANY  
TO PETITION TO INTERVENE OF JOSEPH WOJCICKI with his Affidavit  
submitted to the SC Public Service Commission ("PSC") in Columbia, SC**

by mailing a copy of same, to their offices on this 4<sup>th</sup> day of June, 2012:

1. Office of Regulatory Staff  
1401 Main Street, Ste 900,  
Columbia, SC 29201
2. SCANA Corporation  
220 Operation Way, MC C222,  
Cayce, SC 29033
3. Elliott & Elliott, P.A.  
1508 Lady Street,  
Columbia, SC 29201
4. Robert Guild  
314 Pall Mall Street  
Columbia, SC 29201

Respectfully submitted,

  
Joseph Wojcicki  
820 East Steele Road  
West Columbia, SC 29170-1125

STATE OF SOUTH CAROLINA  
BEFORE THE PUBLIC SERVICE COMMISSION  
DOCKET No. 2012-203-E

<b>IN MATTER OF:</b> Petition of South Carolina Electric & Gas Company for Updates and Revisions to Schedules Related to the Construction of a Nuclear Base Load Generation Facility at Jenkinsville, South Carolina	<b>RESPONSE TO:</b> <b>RETURN IN OPPOSITION AND OBJECTION OF</b> <b>SOUTH CAROLINA ELECTRIC &amp; GAS COMPANY</b> <b>TO PETITION TO INTERVENE OF JOSEPH</b> <b>WOJCICKI.</b>
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The SCANA [Power for Living] document "...in Opposition & Objection..." dated 5/29/2012 and listed in above docket / having Matter ID # 236931 **IS WITHOUT MERIT.**

**HISTORICALLY:**

\_ I, Joseph Wojcicki had full status as an intervenor before this Public Service Commission ("PSC") in South Carolina Electric & Gas ("SCE&G") case # 2008-196-E which is still open and active in 2012, without any objections. Case 2012-203-E is a natural extension of 2008-196-E

\_ In Docket 2012-90-E my Petition had NO OPOSITION or OBJECTION even from SCE&G.

\_ Now, only after a week, SCANA lawyers oppose my, their stockholder's, Petition. At this time, to avoid the crime of breach the trust, they SHALL list ALL rights that are forbidden / not given to their stockholders, including these which let them to refuse Wojcicki's rights. They show tendency to hide something by avoiding, *inter alia*, cross-examinations of their witnesses. ORS/PSC may use Wojcicki's expertise to clear any misrepresentations of facts and verify post-Fukushima Nuclear World Reality in this project. For the public, especially SC tax and rate-

payers, interest, SCANA must show why they try eliminate transparency of their business right now.

Again, because their Argument is baseless and present lack of merit, PSC is asked to approve my Petition to Intervene (Matter ID # 236808 dated 5/21/2012) also as a continuation of the process before this Commission..

Respectfully submitted,

A handwritten signature in black ink, appearing to read 'J. Wojcicki', with a stylized flourish at the end.

Joseph Wojcicki – MSEE, consultant in BYPAS INTERNATIONAL

820 East Steele Road West Columbia, SC 29170-1125

2012 June 4

Enclosed: Affidavit in Support of Petition to Intervene of Joseph Wojcicki.

STATE OF SOUTH CAROLINA  
BEFORE THE PUBLIC SERVICE COMMISSION  
DOCKET No. 2012-203-E

<b>IN RE:</b>  Petition of South Carolina Electric & Gas Company for Updates and Revisions to Schedules Related to the Construction of a Nuclear Base Load Generation Facility at Jenkinsville, South Carolina	<b>AFFIDAVIT IN SUPPORT OF PETITION TO INTERVENE OF JOSEPH WOJCICKI</b>
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Personally appeared before me, Joseph Wojcicki, who after being dully sworn, deposes and states:

1. I am over twenty-one (21) years of age and I make this affidavit based upon my own personal knowledge.
2. I filed a Petition to Intervene in the above referenced matter on May 21, 2012.
3. My Petition was filed with the Commission pursuant to the Rules and Procedures promulgated by the Public Service Commission of South Carolina.
4. I currently reside in Great Columbia, South Carolina.
5. As a result of the proposed capital expenditures, there will be an injury to the environment and a highly increased risk of imminent harm to myself, my family, and my property. In the SC situation where the producers and users of electric energy are connected into the Southeast grid, the increase in rates by SCE&G has direct influence to my bills. Similarly, as a result of the proposed capital expenditures, my rights to recreational use of the rivers will be adversely affected as reasonable concerns for the impact of the reactors and the depletion of water from rivers themselves.
6. My property is in the Broad River, Saluda River and Congaree River basin. The extra withdrawal of about 1600 million gallons water per month by the Jenkinsville reactors cooling system with addition to another 1.6 billion gal/month for Duke Energy two new reactors from the same Broad River, especially in the Southeast frequent long-lasting drought seasons, would significantly decrease the volume of the water for our normal consumption as well as create unsafe living conditions. Fire protection will suffer

significantly too. Part of the returned hot water from cooling system will increase the overall temperature for rivers in Columbia area.

7. As my property will be within such a close proximity to the site of proposed expenditures, the value of my home will be directly affected. Similarly, in the event of a reasonable eminent radiation leak or explosion, my property will be lost, I will have to evacuate, and I will never be allowed to use my home again. Please note situation in Chernobyl region after 26 years of the accident and, of course last year Fukushima event.
8. As a result, I have a real, actual, material, and substantial interest in the subject matter of the action and a direct stake in the outcome.

FUTHER AFFIANT SAUERTH NOT.

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Sworn to before me this 4<sup>th</sup> day of June, 2012\\  
Joseph Wojcicki

NOTARY PUBLIC OF SOUTH CAROLINA Iphigenia Liner Iphigenia Liner

My Commission Expires: March 16, 2020